

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA

v.

MARIELIS FALCÓN-NIEVES,
Defendant.

THE UNITED STATES ATTORNEY CHARGES:

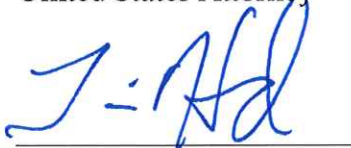
COUNT ONE
Misprision of a Felony
(18 U.S.C. § 4)

From in or about the year 2012, through in or about the year 2013, in the District of Puerto Rico,

MARIELIS FALCÓN-NIEVES

the defendant, having knowledge of the actual commission of a felony cognizable by a court of the United States, to wit, extortion through fear of economic harm, did conceal the same by facilitating communications with the victim and a AAA employee and did not as soon as possible make known the same to some judge or other person in civil or military authority under the United States. All in violation of 18 U.S.C. § 4.

W. STEPHEN MULDROW
United States Attorney



Timothy R. Henwood
Assistant United States Attorney
Criminal Chief

INFORMATION

CRIMINAL NO. 25-247 (PAD)

VIOLATION:
18 U.S.C. § 4

ONE COUNT

AM 1 2 3 4 5 6 7 8 9 10 11 12 PM
RECEIVED & FILED
CLERK'S OFFICE
MAY 28 2025
US DISTRICT COURT
SAN JUAN, PR
4 5 6 7 8 9 10 11 12 PM



Linet Suárez
Assistant United States Attorney